

Exhibit 8

Levine, Paul M.

From: Cymrot, Mark
Sent: Saturday, December 5, 2015 10:59 AM
To: Michael Kim
Cc: Nawaday, Jaimie (USANYS); Alaverdi, Loura; Margaret(USANYS); Levine, Paul M.; Moscow, John W.; Cristine 2(USANYS); Paul(USANYS); Lindsey Weiss Harris
Subject: Re: Cross- Notice of Deposition

Michael: We plan to go forward on Monday as noticed. The government is free to ask questions at the end of our examination. We will move for a protective order to bar a deposition on January 5.

We will enforce our rights under the court's order requiring Mr. Browder to appear for this deposition if he does not appear and testify on Monday.

Mark

Sent from my iPhone

> On Dec 5, 2015, at 10:37 AM, Michael S. Kim <Michael.Kim@KobreKim.com> wrote:
>
> Counsel
>
> In view of both parties' desires to question Mr Browder at a second deposition, rather than doing this on two separate days, Mr Browder will appear on one day to give each party the same opportunity to question him consistent with the Federal Rules of Civil Procedure.
>
> January 5 works for Mr Browder and he is prepared to appear on that date to submit to a deposition. We invite each party to coordinate with us to make the session as efficient and fair to each as we can.
>
> Thank you.
>
>
> Michael S Kim
> 김상윤
>
> KOBRE & KIM LLP
>
> New York | London | Hong Kong | Seoul | Washington, DC | San Francisco | Miami | Cayman Islands | British Virgin Islands
>
>
> ----- Original message -----
> From: "Cymrot, Mark" <MCymrot@bakerlaw.com>
> Date: 12/4/2015 6:30 PM (GMT-05:00)
> To: "Nawaday, Jaimie (USANYS)" <Jaimie.Nawaday@usdoj.gov>
> Cc: "Michael S. Kim" <Michael.Kim@KobreKim.com>, Lindsey Weiss Harris <lindsey.weiss.harris@kobrekim.com>, "Phillips, Cristine (USANYS) 2" <Cristine.Phillips@usdoj.gov>, "Alaverdi, Loura" <LAlaverdi@bakerlaw.com>, "Moscow, John W." <jmoscow@bakerlaw.com>, "Monteleoni, Paul (USANYS)" <Paul.Monteleoni@usdoj.gov>, "Graham, Margaret (USANYS)" <Margaret.Graham@usdoj.gov>, "Levine, Paul M." <pmlevine@bakerlaw.com>

> Subject: Re: Cross- Notice of Deposition
>
> Ms Nawaday: Mr. Browder's deposition is scheduled for Monday, December 7 to proceed from day to day until completed. We are putting you on notice that if you do not take this opportunity to question Mr. Browder, we will seek a protective order barring your cross-notice of deposition on January 5, the day before jury selection.
>
> Regards
> Mark Cymrot
>
> Sent from my iPhone
>
> On Dec 4, 2015, at 5:13 PM, Nawaday, Jaimie (USANYS)
<Jaimie.Nawaday@usdoj.gov<mailto:Jaimie.Nawaday@usdoj.gov>> wrote:
>
> Counsel:
>
> Please see the attached cross-notice of deposition.
>
> Jaimie
>
>
> Jaimie Leeser Nawaday
> Assistant United States Attorney
> Southern District of New York
> One Saint Andrew's Plaza
> New York, NY 10007
> Tel.: (212) 637-2275
> Fax: (212) 637-2527
>
>
>
> From: Levine, Paul M. [mailto:pmlevine@bakerlaw.com]
> Sent: Wednesday, December 02, 2015 7:19 PM
> To: Graham, Margaret (USANYS)
> Cc: Phillips, Cristine (USANYS) 2; Cymrot, Mark; Alaverdi, Loura; Moscow, John W.; Monteleoni, Paul (USANYS); Nawaday, Jaimie (USANYS)
> Subject: Notice of Deposition
>
> Margaret-
>
> See attached the notice of deposition for Mr. Browder.
>
> Thanks,
>
> Paul
>
>
>
> Paul Levine<http://www.bakerlaw.com/FindLawyers.aspx?Lookup_By_Email=pmlevine>
> BakerHostetler<<http://www.bakerlaw.com/>>
> Washington Square
> 1050 Connecticut Avenue, N.W., Suite 1100

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> T 202.861.1606

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> pmlevine@bakerlaw.com<mailto:pmlevine@bakerlaw.com>

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> <Cross-Notice of deposition - Browder.pdf>

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